PATENT COOPERATION TREATY

From the

INTERNATIONAL	SEARCHING	AUTHORITY

To: PARK, Sungmin		PCT	
Suite 2010, Sungji Heights No.1 702-13 Gangnam-Gu Seoul 135-917, Republic			ITTEN OPINION OF THE ONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)
		Date of mailing (day/month/year) 2	8 FEBRUARY 2005 (28.02.2005)
Applicant's or agent's file reference PCT04107		FOR FURTHER AC	CTION See paragraph 2 below
International application No. PCT/KR2004/002874	International filing date 08 NOVEMBER 2		Priority date(day/month/year) 14 NOVEMBER 2003 (14.11.2003)
International Patent Classification (IPC) IPC7 H04L 9/32	or both national classifica	ation and IPC	
Applicant NETS CO., LTD. et al			
Box No. IV Lack of unity Box No. V Reasoned state citations and ex Box No. VI Certain docum Box No. VII Certain defect Box No. VIII Certain observa 2. FURTHER ACTION If a demand for international preliming other than this one to be the IPEA and opinions of this International Searchin If this opinion is, as provided above,	ment of opinion with regard of invention ment under Rule 43bis.1(eplanations supporting succents cited as in the international applications on the international application of the properties of the appropriate, with amendrication of 22 months from the properties of 22 months from the prop	a)(i) with regard to nove the statement ication application this opinion will be copt that this does not application to considered.	elty, inventive step or industrial applicability; nsidered to be a written opinion of the ly where the applicant chooses an Authority Bureau under Rule 66.1bis(b) that written the applicant is invited to submit to the tion of 3 months from the date of mailing hichever expires later.

Name and mailing address of the ISA/KR



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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2004/002874

With regard to the language, this opinion has been established on the basis of the international application i which it was filed, unless otherwise indicated under this item.	n the language in
This opinion has been established on the basis of a translation from the original language into the folen, which is the language of a translation furnished for the purposes of interm	
Rules 12.3 and 23.1(b)).	`
2. With regard to any nucleotide and/or amino acid sequence disclosed in the international application a claimed invention, this opinion has been established on the basis of:	nd necessary to the
a. type of material	
a sequence listing	
table(s) related to the sequence listing	
b. format of material	
in wirtten format	
in computer readable form	
c. time of filing/furnishing	
contained in the international application as filed.	
filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search.	
Turnished subsequently to this Admortly for the purposes of scalen.	
3. In addition, in the case that more than one version or copy of a sequence listing and/or table relating the	ereto has been
filed or furnished, the required statements that the information in the subsequent or additioanl copies is	identical to that
in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	
A Additional community	
4. Additional comments:	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/KR2004/002874

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Novelty (N)	Claims	1 - 4	YES
	Claims		NO NO
Inventive step (IS)	Claims	1 - 4	YES
	Claims		NO
Industrial applicability (IA)	Claims	1 - 4	YES
	Claims		NO

2. Citations and explanations:

D1: US 6584505 B1 D2: US 6519647 B1

The claimed inventions disclose an apparatus for extranet access control, in which a domain web server examines the authorization status of each domain using access control list(ACL) information, then the encrypted role information cookie generated from the domain web server is authenticated and authorized at the authentication and authorization(AA) server, finally the information of Role, ACL, access control entry(ACE) is saved in the authorization information storage module.

The citation D1 relates to a method of granting access to a network server which includes granting or denying access to the user according to whether the user is authenticated or not. The citation D2 relates to a method for synchronizing access control in a web server.

None of D1 and D2 discloses the generation of the encrypted role information cookie at the domain web server and saving the information of Role, ACL, ACE in the authorization information storage module of the claimed invention. Moreover, the feature of the AA server including a ACL cache control module for ACL cache synchronization is not obvious to a person skilled in the art and is not suggested in the prior art. Therefore, the claimed inventions 1-4 are considered to fulfil the requirement of novelty under PCT Article 33(2) and inventive step under PCT Article 33(3).